	Case 3:07-cv-02641-CRB Document 17	Filed 09/28/2007	Page 1 of 3
1 2 3 4 5 6 7 8	Clark J. Burnham, CASB# 041792 Elizabeth C. Kim, CASB# 225550 BURNHAM BROWN A Professional Law Corporation P.O. Box 119 Oakland, California 94604 1901 Harrison Street, 11th Floor Oakland, California 94612 Telephone: (510) 444-6800 Facsimile: (510) 835-6666 Email: cburnham@burnhambrown.com lkim@burnhambrown.com Attorneys for Defendant NIC INSURANCE COMPANY (incorrectly sued as Navigators Insurance Comp	oany)	
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11	UNITED STATES DISTRICT COURT		
12	NORTHERN DISTRICT OF CALIFORNIA		
13	SAN FRANCISCO DIVISION		
14	THOMPSON PACIFIC CONSTRUCTION, INC.,	No. C 07-02641 (CRB
15 16	Plaintiff,	STIPULATION AND ORDER TO CONTINUE DEADLINE TO EXCHANGE INITIAL FRCP 26	
17	V.	DISCLOSURES DISCOVERY PI	
18	NAVIGATORS INSURANCE COMPANY; and DOES 1 through 50, inclusive,	Complaint Filed: April 13, 2007 Trial Date: None Set	
19	Defendants.		
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21	STIPULATION		
22	On September 21, 2007, the parties appeared for a Case Management Conference		
23	("CMC") before this Court. At that CMC, because the parties informed the Court of their		
24	diligent efforts at early resolution through participation in one mediation session, and their plan		
25	to participate in a further mediation in October, the Court ordered a further CMC on		
26	October 26, 2007, after the parties' planned further mediation session.		
27	When the Court ordered the further CMC, counsel neglected to obtain clarification as to		
28	whether the two upcoming deadlines (exchange of FRCP Disclosures and filing Discovery		
	STIPULATION AND ORDER TO CONTINUE DEADL FOR INITIAL FRCP 26 DISCLOSURE AND DISCOVE	1 INE ERY PLAN	No. C 07-02641 CRE

Plan) also would be continued. In order that the parties may focus on preparations for the 1 2 second mediation session, the parties agree that it would be beneficial to continue the 3 upcoming deadlines. Therefore, IT IS HEREBY STIPULATED by and between Plaintiff THOMPSON PACIFIC CONSTRUCTION, INC. and Defendant NIC INSURANCE COMPANY 5 (incorrectly sued as Navigators Insurance Company), that the deadline to exchange initial 6 FRCP 26 disclosures and to file the parties' written discovery plan be continued to two weeks 7 after the further CMC, or November 9, 2007. 8 9 DATED: September 28, 2007 10 HINSHAW & CULBERTSON LLP 11 12 13 MERLE J. PANICK Attorneys for Plaintiff 14 THOMPSON PACIFIC CONSTRUCTION 15 16 DATED: September 2007 **BURNHAM BROWN** 17 18 ELIZABETH C. KIM 19 Attorneys for Defendant NIC INSURANCE COMPANY 20 21 22 23 24 25

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